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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

Pro Se Non-Prisoner Complaint Form

USDE CLERK COLUMBIA. SC

[Enter the full name of the plaintiff in this action]) Civil Action No.	2016 FEB -9 PM 12: 5
Patrick Studley) (to be assigned by Clerk)	
v.)	
)	
[Enter the full name of each defendant in this action. If possible, please list only one defendant per line.])	
Gregory Studemeyer)	
Law Office of Jonathan Harvey)	
)	
)	
)	
)	
)	
)	
)	
)	
If allowed by statute, do you wish to have a tria	al by jury? Yes Y No	
[If any answer requires additional space, please use]
I. PREVIOUS LAWSUITS A. Have you begun other lawsuits in state or action?	federal court dealing with the sam	e facts involved in this
Yes No		
B. If your answer to A is Yes, describe the law	esuit in the space below. [If more th	aan one lawsuit. describe on
another sheet of paper using the same outli	-	,,
1. Parties to this previous lawsuit:		
Plaintiff: Defendant(s):		
2. Court:		

(If federal court, name the district; if state court, name the county)

		3. Docket Number:			
		4. Name(s) of Judge(s) to whom case was assigned:			
		5. Status of Case: (For example, was the case dismissed? Settled? Appealed? Still Pending?)			
		6. Date lawsuit was filed:			
		7. Date of disposition (if concluded):			
	C.	Do you have any other lawsuit(s) pending in the federal court in South Carolina?			
		Yes No			
II.	PA	RTIES			
		n Item A below, place your name and address in the space provided. [If additional plaintiffs, do the same on nother sheet of paper.]			
	A.	A. Name of Plaintiff: Patrick Studley			
		Address: 117 Sunny Point, Leesville, SC 29070			
		In Item B below, place the full name of the defendant, and his/her/its address, in the space provided. Use Item C for additional defendants, if any.			
	B.	. Name of Defendant: Gregory Studemeyer			
		Address: 1701 Richland Street, Columbia, SC 29201			
	C.	. Additional Defendants (provide the same information for each defendant as listed in Item B above):			
		Law Office of Jonathan Harvey, 1701 Richland Street, Columbia, SC 29201			

III. STATEMENT OF CLAIM

State here, as briefly as possible, the facts of your case. Describe how each defendant is involved.

Include also the name(s) of other persons involved, dates, and places. **Do not give any legal arguments** or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheets of paper if necessary.

From March 2015 through June 2015, I received numerous text messages from my wife stating that Gregory Studemire made unwanted and numerous jokes that were either sexual in nature, had to do with my wife's appearance or otherwise were inappropriate and made my wife feel uncomfortable in general. These are the feelings that she stated to me. Also, sometime during this time, my wife told me that Mr. Studemeyer was at the dentist having a root canal and called the office phone. My wife asked him if there was anything else that she could do for him and he replied "I can use you standing here in a candy striper/nurse uniform". My said that she was completely taken off guard and just laughed because it made her uncomfortable. Because of my wife's high sexual appetite, I said to her "I bet you liked that and she stated "Uh, No.". Because of this highly charged sexual environment, I believe this culture contributing to my wife's affairs with two other men that either worked in the office, or next door. Those men included Yahya Shurafa who worked next door at Mr. PC. He had sexual intercourse with my wife two times at his home, but also engaged in oral sex in the bathroom of her office. He is prepared to give an affidavit to that effect. \ By oral sex, I mean she put Mr. Shurafa's penis inside of her mouth in the bathroom while her bosses were not there.

III. STATEMENT OF CLAIM - continued.

Furthermore, my wife also engaged in sexual intercourse with another subcontractor in									
this office. This gentleman, named Jason Baldwin, had sexual intercourse with my wife									
over 50 times from April 2015 and continuing now. She confessed that she also had									
inappropriate contact in the office. She stated that she had anal and oral sex in addition to vaginal intercourse. I believe that due to this work environment, it promoted a sexually charged atmosphere that helped lead to the dissolution of our marriage and the breakup of our family. My children have been devastated by their mother's behavior. In addition,									
					my sister lost a chance to work at this law firm because Mr. Studemeyer stated to my				
					-wife "that is not what I want to look at". I believe this is workplace discrimination and				
					sexual harassment.				

IV. RELIEF.

State briefly and exactly what you want this court to do for	· you.
I would like to find the business at fault for wo	rkplace discrimination and sexual
harassment against Mr. Studemeyer. I am as	king the court to award a judgement
against Mr. Studemeyer for compensatory da	
each child reaches 18 years of age. Roughly	
as well as leaving open a punitive damages for	
this has done to the children as well as mysel	<u>f.</u>
I declare under penalty of perjury that the foreg	
- 0	
Signed this 9th day of testing	, 2016.
· •	
Signed this 9th day of February	10.01
	100
	Signature of Plaintiff